THE COURTS.

A Mennonite Emigration Agent's Suit Against a Railroad.

BOOKS IN THE COLLECTOR'S OFFICE.

Suit for Commissions on Sales of Arms to the French Government.

The trial of an important suit was begun in the United States Court yesterday before Judge Wallace. The action is brought by M. L. Heller, in which he seeks to recover \$114,000 from the Burlington and lissouri Railroad Company, of Nebraska, for services alleged to have been rendered by him for the company as their agent in promoting the emigration and settlement of Mennonites on land belonging to the defendants, and also for loss and damage sus-tained by him through the defendants' breach of contract with him as such agent. Plaintiff claims that in November, 1873, the defendants employed him for a period of five years at a salary of \$6,000 a year and certain com-missions on the work performed by him in the first year, and for the remaining four years a commission only on the number of emigrants that might settle on the company's lands through his agency, and a further percentage on the lands sold or purchased by the Mennonite emigrants. He claims further that he sold 30,090 acres within the first year, on which there is due him a commission of \$15,000, and for the remaining four years he claims a commission of \$95,000. On December 16, 1874, the defendants dismissed him from their service for an alleged failure to carry out his part of the contract. The plaintiff yesterday testified in his own behalf that he had visited various Mennonite emigration committees in this country and in Russia, and had induced about two thousand Mennonites to settle on the defendants' lands. On cross-examination he said he was a Prussian Jew by birth, but was not now an adherent to that faith, but a Universalist. To Mr. Choate's inquiry he said the only Universalist churches he attended in New York or vicinity were Mr. Beecher's and Mr. Frethingham's; he represented himself to the Mennonites in Russia as a Protestant; he never had been baptized in any faith, and the question of religion was never discussed among the people with whom he associated. On coming to this country he started in the blacking box business, taking up in succession the business of spoon maker, pedler, dealer never discussed among the people with whom he associated. On coming to this country he started in the blacking box business, taking up in succession the business of spoon maker, pedier, dealer, in laces, banker, life insurance broker, and finally a partner with C. B. Richardson & Co. In 1870 he went into the employ of Jay Cooke & Co., and had charge of the land department of the Northern Pacific Raifroad. The defendants showed on further cross-examination that plaintiff had suits pending against the Red Star line of steamers for \$50,800, the Pennsylvania Raifroad Company for \$10,000 and two leaders of the Mennonite body for \$50,000, all such suits, as he claims, being for breaches of contract with him, and arrearages due for his services. The defendants aver that he was to give them his sole and exclusive services, which they deny he gave, and they put in a counter claim for \$31,000 loss and damage sustained by them through his failure in carrying out his contract with them. The agreement referred to, it is claimed, was signed on the litth of November, 1873, for five years; that the plaintiff was to hire an office in New York, at his own expense, and carry on the business as agent thereafter. This suit was first brought in the Sapreme Court and was taken from there to the Court of Appeals on the question of jurisdiction. It was decided there that the Supreme Court had jurisdiction and then, by consent, it was transferred to the United States Circuit Court. Messrs, Larow & Haldane and Mr. Van Wyck appear for the plaintiff and Messrs. Evarts, Southmaya & Choate and Edwards Pierrepout for the defence.

ALLEGED REVENUE FRAUDS.

The necessary order in the case, of the United States vs. B. K. Hutton—in which a writ of mau-damus was asked to allow the defendants access to the United States District Court, to give the defendants copies of all papers within twenty days or show cause why a peremptory mandamus should not issue—was filed yesterday in that court. This is the suit in which the government claims \$108,000 for duties on imported goods, and which, it is claimed by the deterniants, the warehouse receipts of the Custom House will show were fully provided for. In the case of Leszynshy, in the Circuit Court, charged with failure to keep the entry book required by the levenue Department, and in regard to whom Judge Blauchford refused a discharge on a writ of habeas corpus, it is said that a compromise has been agreed upon. It is stated by Reger M. Sherman, counsel in this case as well as the one first mentioned, that the District Attorney admits that there was no real fraud intended on the government, and that an offer of \$300 (the penalty) and costs will be accepted. copies of all papers within twenty days or show

ARMS FOR THE FRENCH GOVERN-MENT.

Judge Freedman yesterday decided the motion for non-suit made last Friday by Leon Abbett, counsel W. May against Schuyler, Hartley & Graham, to recover commission on arms sold to the French govstriment during the Franco-Prussian war, the facts of which were reported last Saturday. The Judge, in his written opinion, holds that the plaintiff could not recover the excess of the amount paid by the French government over the letter of July 9, 1870, which plaintiff claimed formed an irrevocable contract. The Court held it was revocable and according to plaintiff's own testimeny it was revoked. On this cause of action the plaintiff claimed §25,000, but under the railing of the Court he gets only five account and the excess of prices named by their but under the railing of the Court he gets only five per cent and the excess of prices named by their agent in September, which amounts to about \$15,000, which amount the defendants admit he is entitled to. The same ruling is made as to the second claim, which was for \$51,753 50. The most plaintiff under the ruling of the Court can recover is \$7,213 12. The Court's ruling is a substantial victory for the defence.

A petition was filed by Messrs. Howe & Hummel in the Supreme Court yesterday, subscribed by Augustus Phillips, better known as "Oofty Gooft," who was shot about three weeks since by Mary D. Hooper, for writs of habeas corpus and certiorari to produce Mrs. Hooper in court and the evidence taken in her case by Justice Flammer. The petition recites that Mrs. Hooper discharged the contents of a seif-cocking revolver at Philips accidentally and with no intention to do him bodily harm, and that for this reason he seeks to release her from imprisonment. Judge Donohue granted the Write, and the argument for the prisoner's release will take place this norming at half-past ten o'clock, in Supreme Court, Chambars.

SUMMARY OF LAW CASES.

George W. Fox was tried yesterday, before Judge Cowing, on a charge of altering a contract for shares of the C., C. C. and I. stock from five to twenty shares, purchased of John T. Dougall & Co. The jury being unable to agree he was remanded

Gustavus Miller, a one-armed man, was sentenced yesterday by Judge Gildersleeve to three years and six months in State Prison for stealing from Thomas

six months in State Prison for stealing from Thomas
Werd a gold watch valued at \$440. The two had
been drinking together and Milier snatched the
watch and flod.

Before Judge Larremore, in the Court of Common
Pleas, John Coleman obtained a verdict yesterday for
\$75 damages against Daniel Quinn. Plaintiff sued
for \$2,000 damages for an alleged assault. The defendant claimed that the assault was a trivial one
and justified on account of the abusive conduct of
the plaintiff.

A suit was brought in the Marine Court by Martin

A J. Lynch a sall actas backer.

and justified on account of the abusive conduct of
the piaintiff.

A suit was brought in the Marine Court by Martin
A. J. Lynch, a real estate broker, against Brian
McKenney, for broker's commission of one per cent
on \$32,000, the purchase price of two lots on Fiftyeighth street. On the trial yesterday judgment was
given for the plaintiff for the full amount claimed.
Mr. D. M. Porter appeared for the piaintiff and
Mesars. Turner, Lee and McClure for the defendant.
Henry Strauss and Thomas Kirk were arrested yesteriay charged with having in their possession in a
truck which they were driving two barrels of spirits
whielf were not stamped according to law. They
could not satisfactorily account for the possession of
the goods, and upon being brought before United
states Commissioner Deuel were held in \$5,000 bail
each.

each.
Several fiquor dealers, indicted at the instance of the Kev. Dr. Crosby's society for violations of the Excise law, were arraigned yesterany by Assistant District Attorney Bell in the Court of General Sessions. Bernard French, No. 2,275 Third avenue; Thomas Rittermann, No. 176 East 110th street, and Jonn T. Eeck, No. 2,300 Fourth avenue, pleaded guilty. Judge Gildersievee fund French 440 and the others \$30 each. Susan Wagstaffe, Macy Finnegan and Mary Hayes, owners of Water street liquer dens, were also arraigned on complaint of the same society. They pleaded guilty, but the Court suspended sentence on condition that they would promptly abate the nuisance.

The Church of the Holy Sepulchre, in Seventy-fourth street, was assessed in 1874 for the expense of constructing an underground drain on the rear of the lots waved and occupied by the church. Payment was resisted by the rector, Rey, J. Tuttle smith, who had presented the land as a free gift to the corporation, on the ground that the assessment was a nality and made without any jurisdiction. Atterground to Mr. Kiliot Sandford, counsel for the personnent by Mr. Kiliot Sandford, counsel for the personnent by Mr. Kiliot Sandford, counsel for the personnent by Mr. Kiliot Sandford, counsel for the

titioner, and John A. Beell on behalf of the city, Judge Lawrence granted an order vacating the assessment, amounting to several hundred dollars.

COURT CALENDARS-THIS DAY. SUPERME COURT—CHAMBERS—Held by Judge Barrett.—Nos. 2, 7, 30, 38, 48, 51, 56, 60, 62, 79, 84, 89, 90, 95, 96, 99, 106, 117, 129, 134, 142, 175, 189, 192, 195, 202, 203, 204, 208, 210, 212, 214.

SUPERME COURT—SPECIAL TERM—Held by Judge Van Vorst.—Demurrers—Nos. 3, 4. Law and fact—No. 878.

No. 878.

Superme Coury—Circury—Part 1.—Adjourned for the term. Part 2.—Held by Judge Lawrence.—Nos. 1782, 1783, 1784, 1151, 829, 2061, 4341, 4351, 2291, 2409, 2835, 2844, 2782, 8052, 2813, 18955, 1666, 12405, 2620, 17755, 2838, 13935, 4118, 1180, 2228, 1021. Part 3.—Held by Judge Van Brunt.—Nos. 3041, 15275, 3100, 3103, 2455, 1421, 2136, 2204, 124, 2259, 1292, 18005, 2374, 2600, 2289, 463, 2141, 2515, 2897, 2850, 2773, 2189, 2630, 3106, 3107.

SUPERIOR COURT—SPECIAL TERM—Held by Judge Speir.—No. 41.
SUPRIOR COURT—TRIAL TERM—Part 1—Held by Judge Sedgwick.—Caseon, No. 313, Rogers vs. the Sun Mutual Insurance Company. No day calendar. Part 2—Held by Judge Freedman.—Caseon, No. 370—May vs. Schuyler et al. No day calendar. Common Pleas—General Term.—Adjourned for the ferro.

cern.

COMMON PLEAS—SPECIAL TERM—Held by Chief Jus-

ferin.

COMMON PLEAS—SPECIAL TERM—Held by Chief Justice C. P. Daly.—No. 4.

COMMON PLEAS—EQUITY TERM—Held by Judge Van Hoesen.—No. 2.

COMMON PLEAS—TRIAL TERM—Part 1—Held by Judge Larremore.—No. 8.

COMMON PLEAS—TRIAL TERM—Part 1—Held by Judge Larremore.—No. 8.

Sol. 358, 352, 883, 205, 366, 789, 955, 356, 957, 958. Part 2—Held by Judge J. F. Dely.—Nos. 882, 859, 295, 296, 947, 852, 882, 858, 890, 905, 903, 909, 960, 962, 903.

Mainne Court—Trial. Triem—Part 1—Held by Judge MicAdmin.—Nos. 5503, 3594, 5893, 5453, 2987, 5509, 359, 4710, 5483, 5445, 5448, 5473, 5475, 5476, 5477, 5482, 1395, 5373, 5790, 5434, 5518, Part 2—Held by Judge MicAdmin.—Nos. 5309, 5769, 5512, 3139, 3469, 5518, 5416, 5307, 6429, 5455, 5456, 5411, 5484, 5515, 5919.

Part 3—Held by Judge Shea.—Nos. 5663, 5384, 4638, 5376, 5377, 5373, 3385, 5369, 5891.

COURT OF GENERAL SESSIONS—Part 1—Held by Judge Gildersleev.—The People vs. John Foley and Edward Canery, burglary; Same vs. William Lyons, grand larceny; Same vs. John Lebusorg, misdemeanor. Part 2—Held by Judge Cowing.—The People vs. Julius J. Smith, grand larceny; Same vs. Isane P. Webb and Joseph B. Webb, grand larceny; Same vs. Isane P. Webb and Joseph B. Webb, grand larceny; Same vs. Edward Chapman, burglary; Court of Oyen and Taxamina—Held by Judge Barrett.—The People vs. Augelo Spagnolo, homicide (continued).

COURT OF APPEALS.

ALBANY, Feb. 17, 1879. In the Court of Appeals, Monday, February 17, 1879—present, Hon. Sanford E. Church, Chief Justice sociates-the following business was trans

acted:—
No. 69. Helen Adam's, respondent, vs. William H. Popham, appeliant.—Argued by Samuel Hand for appellant and William A. Robertson for respondent.
No. 79. Samuel F. N. White, respondent, vs. The Germania Fire Insurance Company, appellant.—Argued by B. C. Chetwood for appellant and submitted for respondent.
No. 267. The People ex rel. William D. Burbank and others, trustees, &c., appellants, vs. James Robinson, treasurer, &c., respondent.—Argued by George P. Avery for appellants and Theodore C. Vermilye for respondent.
No. 17. Warren Newton, administrator, &c., re-

for respondent.

No. 17. Warren Newton, administrator, &c., respondent, vs. The Mutual Benefit Life Insurance company, appellant.—Argued by E. H. Prendle for appellant and isase Newton for respondent.

CALENDARS.

The following are the calendars for Tuesday, February 18, 1879:—Motion calendar—Nos. 365, 386 and 367. Day calendar—Nos. 103, 105, 106, 110, 81, 298, 111 and 112.

* JUSTICE PINCKNEY'S CASE.

Referce Buel was present in the Corporation Counsel's room yesterday, having somewhat recovered from his illness of the past few days. The respondent, Justice Pinckney, together with his coun sel and the prosecuting Assistant Corporation Counsel, Mr. Miller, were also on hand for business.

Mr. Reavey, counsel for the defence, stated that he had read in the newspapers that some persons had been examined as witnesses on Friday and Saturday last who had been sworn in by a notary public. Counsel took the ground that the referee could not delegate his powers to another, and that all proceedings during his absence were void. That as the reference was to be closed by the 16th inst. (which was Sunday) it gave all of the succeeding day for the purpose of enabling the defence to introduce rebuttal testimory. Counsel was ready to proceed if the prosecution had any evidence to offer, and said he was willing to remain all day.

Assistant Corporation Counsel Miller announced that he had no witnesses, whereupon the referee struck out all testimony given on Friday and Saturday last during his absence, and declared the case closed so far as the present hearing was concerned. Mr. Reavey, counsel for the defence, stated that he

case closed so far as the present hearing was concerned.

The case comes up before the General Term of the Supreme Court on the first Tuesday in March next, the testimony taken by the stenographer being in the meantime written out and submitted to the referes. The report of the testimony will occupy about 1,900 pages printed matter.

During the examination before the referee 193 witnesses have been examined on behalf of Justice Pinckney and twenty-one for the prosecution.

LONG ISLAND CITY FINANCES.

THE CORPORATION COUNSEL EXPLAINS THAT THEY ARE NOT IN SO BAD A CONDITION AS

Island City, desires to modify and explain certain published statements regarding the indebtedness of that city which appeared in this paper of yesterday. He says the total bonded indebtedness of the city is \$314,000, not \$1,259,000, and the floating debt last June was \$18,000, of which a large part has already been paid. Of the bonded debt \$4,000 became due time on the entire indebtedness was paid. The statement that the police have not been paid in

time on the entire indebtedness was paid. The statement that the police have not been paid in eighteen and the school teachers in nine months is also incorrect. The city is in debt to the police for six and to the school teachers for nine months; but arrangements are now being made to pay the teachers and police, the larger part of the memey necessary for that purpose being now in the city treasury.

The statement that there are eighteen unsatisfied judgments against the city, the largest being for \$23,472 50 and the smallest \$65 52, is explained in this way;—The largest judgment was originally a claim against the town of Newtown, and under an act of the Legislature a board of audit was created, consisting of the Mayor and Supervisor of Long Island City and the Supervisor of Newtown. This claim was rejected by them and litigated in the courts, and judgment recovered against Newtown and Long Island City for the full amount, and it was paid by Long Island City ten days after the judgment was rendered, over two years ago. The whole amount of unsatisfied judgments against the city will not exceed \$6,000. In regard to the statement that Mr. Thompson and otners and Union College, large owners of property, lave not paid taxes for two years, Mr. Burnett explains that Mr. Wolsey and others living in the Fourth and Fifth wards of the city combined for the purpose of contesting the power of the Common Council to insert in the general tax levy of the city a sufficient sum to meet the interest on the water debt, claiming that that interest should be paid out of the receipts from water rents. They were beaten at Special and General terms of the Supreme Court and in the Court of Appeals, which aftirmed the action of the Common Council in levying the tax for that purpose. Union College and Mr. Thompson, being large holders of property, declined to pay their taxes for two years past until this vexed question was settled by the courts, and now it having been decided adversely to the combination they are arranging to pay their ba

No. 40 WALL STREET, NEW YORK, Feb. 17, 1879.

TO THE EDITOR OF THE HERALD:Having sold nearly all of the Long Island City having sold nearly all of the Long Island City bonds flow outstanding and being interested in the financial welfare of said city I would beg leave to ask correction of a statement in your issue of to-day, which says the "floating" debt is \$900,000. You mean the "funded" debt, and it includes the \$350,000 water bonds. Some of your readers will insturally add both "floating" and "funded" debt together, which will make the debt just double what it is. If you write to the Mayor of Long Island City he will give you the exact debt in detail.

DANIEL A. MORAN.

GRAVESEND PROTESTS.

In the Kings County Supreme Court argument was heard yesterday before Justice Pratt on a mo-tion for a writ of mandamus to compel the Justices of the Peace of the town of Gravesend to take votes by ballot at a town meeting to be held on March 3. The relators alleged that the arbitrator appointed on behalf of the town to fix the amount to be paid to the town by the Manhaitan Beach Rairoad Company for the land occupied by them on the east end of

Coney Island accepted \$1,500 therefor, while the land was worth many times that amount. They claimed that the meeting at which the report was adopted in December last was packed by men who were imported in the interest of the railroad company. The counsel for the defence denied the allegations and Justice Pratt reserved his decision.

MIRANDA WOOD'S WILL.

EXECUTORS REV. H. W. BEECHER AND H. C. BOWEN PAIL TO PUT IN AN APPEARANCE IN THE SUBROGATE'S COURT-POOR PROSPECTS FOR THE COLORED FEMALE-SEMINARY.

The will of the late eccentric spinster, Miranda Wood, who, upward of a quarter of a century ago, appointed her pastor, Rev. Henry Ward Boecher, and one of the then leading pillars of Plymouth Church Henry C. Bowen, as her executors, came up yester-day for examination in the Surrogate's Court, before Surrogate A. H. Dailey. Miss Wood died June 3, 1878, in Brooklyn, leaving no sisters or aunts surviving, but was blessed with cousins, The latter are not "reckoned up by dozens," howeverbeing only eight in number. These relatives, who are seeking to break the will, not being rememb therein by Cousin Miranda, are as follows:-Hapzi-Lewis, Charity Lewis, Anne Lewis and Phebe Wise, residents of Orange county, N. Y.; and Lewis Hulse, of Slate Hill, N. J. Counsellor C. R. Tresidder, as

of Slate Hill, N. J. Counsellor C. R. Tresidder, as proctor for Willfam and Margaret Hulse, filed objection to the probate of the will in the Surrogate's Court December 30, 1878. Counsellor H. A. Holland appears in the interest of Hepzibah Webb and Messrs. Culver and Wright are taking care of the legal rights of Phole Wise.

The testatrix, in her will, which bears date of September 11, 1852, says:

I give and devise all my estate, real and personal, whereof I may die possessed, to Henry Ward Beecher, of the city of Brookiya, elergynan, and Henry C. Howen, merchant, to hold the same to themselves, their heirs and assigns forever, upon the uses and trusts of the following counts:—First, to pay all my debts and funeral expenses. Second, that the residue of my estate be appropriated toward establishing a seminary for colored females within the State of New York, and to be enducted on a plan similar to Nonnt Hollyoke Female Seminary—with the exception, perbaps, for the present of a lower attainment of learning, qualifying them for admission therein. Should public opinion prevent (which tood torbids and seminary from being established in the State of New York workers, then my any of the free States or Gausda, as in the vision may be a supported to the more appropriate to promote the cause of diucation permanently among the colored females of our land. I will said business settled within ten years after my decease or sooner il conveniently may be. I nominate, constitute and appoint my said trustees, then my are stated and appoint my said trustees, then my are stated and appoint my said trustees, then my ward Beecker and Henry C. Bowen, executors of this my last will and testament, hereby revoking all former wills.

this my last will and teatament, hereby revoking all former wills.

On the examination yesterday Thomas Frazier, who offered the will for probate and who had for many years transacted business for the deceased, testified that Miss Wood was never married and left no relatives except cousins. He found the will among some of her papers; the handwriting was that of the deceased lady. He had written to Mr. Beecher and to Mr. Bowen in relation to the will, but neither gentleman had replied to the letters. Erastus Conklin, whose name appears as one of the subscribing witnesses to the will, testified that the signature was his, but he had no recollection of having signed the paper. He had no recollection of having signed the paper. He had no recollection of any of the circumstances attending the will. The other subscribing witness to the will, Mr. E. C. Studge, is dead.

BOWEN AND REECHER.

other subscribing witness to the will, Mr. E. C. Studge, is dead.

BOWEN AND BEECHER.

Further examination of the case was adjourned till March 3. One of the counsel in the case stated to a Henald reporter after the adjournment that a gentieman had been sent to see Mr. Beecher to request his attendance in Court, but that the paster replied:—"Bowen and I don't sail in the same boat now, and the estate is too insignificant for me to take an interest in. There is not enough of money in it to put shingies on such an institution." Mr. Bowen, the lawyer said, had also declined to act in the matter. The counsellor said there are two other wills of a prior date, left by Miss Wood. "This trust deed is void, in reality," remarked the lawyer, "because of the impossibility of providing a seminary for the education of 'colored fevales' for so small an amount as \$4,000, which is about the bulk of the estate. When the will shall have been declared void the estate will then necessarily be divided among the cousins, they being next of kin and the esisters or aunts in the case."

MONEY OR MATRIMONY.

JACOB FRANKENHEIM SUED BY ZERLINE VOLL WEILER FOR BREACH OF PROMISE.

Zerline Vollweiler and Jacob Frankenheir about of an age and both but little over twenty-one years. He, though not wealthy in his own right, belongs to a wealthy family, while she, though intelligent and fairly educated, is poor. She complains that during the latter part of the year 1877 and the early months of the succeeding year Jake courted and promised to marry hor. The marriage was postto wait until he went into partnership with his brother, and then he would marry her. In June,

brother, and then he would marry her. In June, 1878, he told her the partnership expectations had been disappointed by his brother and he could not marry her. She then told him that if he was going to treat her so meanly as that and destroy her happiness she would appeal to the law.

She did appeal to the law by commencing a suit against the faithless Jake to recover \$10,000 damages. The case came to trial in Part 2 of the Marine Court yesterday before Chief Justice Alker and a jury, the plaintiff being represented by Mr. Lyman Rindskopr as counsel and the defendant by Mr. Albert Sicekler. On behalf of plaintiff, in addition to her own testimony as to the promise of marriage and defendant's failure to carry it out, there were produced a number of letters showing defendant's feeling on the subject.

defendant's failure to carry it out, there were produced a number of letters showing defendant's feeling on the subject.

On November 19, 1857, he addresses her as his "Most beloved on earth." He assures her that in her absence he was sick, but with her presence his sickness vanished. On the 20th of the same month he addressed her as "Mine alone" and expressed the opinion that they were both then large enough to carry out their pledge. On the 17th of December he addressed are as "My heart," adding thereto a rough drawing of a heart, with his initials inside, and assured her that she was his first and would be his last love. On the 17th of the following mouth his love was growing stronger and stronger for his much beloved Zerline. On the 20th of February, 1878, he said he had been dreaming of her the whole night, and in his dream saw her as his dear wife and a beautiful boy running around. As late as April 17, 1878, she was his dear Mils, bit eye's apple, his only joy on earth, and he sends her by letter a thousand kisses. But it was only a month later when he made to first the dread announcement that he could not marry her.

The detendant, on his side, admitted that he had made to plaintiff a promise of marriage, but asserted that it was a conditional promise, depending on his brother failing in this he was not in a condition to marry, and, according to his promise, was not bound to do so. He further stated that some of the sentences in his letters to plaintiff undignantly denied; denied also that the promise of marriage was in any respect conditional on defendant going into business with his brother, and with tears denied the further assertion of defendant denied the first made love to him.

THE VERDICT.

BREACH OF PROMISE SUIT.

There was tried yesterday, before Judge Lawrence in Supreme Court, Circuit, a suit for \$5,000 damages for alleged breach of promise of marriage and seduc-tion, brought by Miss Lizzie Smith against Reuben J. Green. She states that she was living with her mother and stepfather, Horatio Holden, at No. 44 St. mother and stepfather, Horatio Holden, at No. 44 St. Mark's place, where they kept a boarding house, and that while the defendant was boarding house, and that while the defendant was boarding there he promised to marry her. He dended ever having promised to marry her or ever having had improper relations with her. He say's he went to live at their house at the solicitation of Mr. Holden, who was fellow cierk of his; that the entire family knew that he was then engaged to his present wire, and that he frequently exhibited to them presents purchased for his affianced. Both parties testified in their own behalf and told their respective stories, the one flatly contradicting the other. She said that she had received letters from him, but had destroyed them; and she cited among other low tokens a bouquet and a guitar—the latter, she said, being broken into pieces by her mother when told of Green's perfldy. The case was given to the jury about five o'clock, with instructions to bring in a scaled verdict this morning. Colonel Spencer appears for the plaintiff and Mr. Holcombe for the detendant.

Meantime another suit has been brought by Mrs. Holden, the mother, through Messrs. Neabit & Steinart, her counsel, against Green for \$10,000 on account of the loss of services of her daughter. This case is set down for trial for the first Monday of March, in Supreme Court, Circuit.

UNFORTUNATE GAMESTERS.

Eleven persons were arraigned yesterday before Justice Otto, of Newark, N. J., on charges of being engaged in card and pool playing at Magnua Schlie ting's place, Market street, on Sunday night. Magnus was among the crowd of prisoners. When called before the Court they all began to make excuses.

"What brought you there, Patrick Campbell?"
asked the Justice.

"I just wint in to look for me brother, Judge."

"And you, Peter Leonara?"

"I conidn't sleep, and I wanted a glass—of soda."

"And you, Larry Smith?"

"I missed the train for Jersey City and was looking for jodnings." ting's place, Market street, on Sunday night. Magnus

"I missed the train for Jersey City and was looking for lodgings."
All admitted that there was eard and pool playing in the pance. Schlieting, the proprietor, was held in \$1,000 to appear for trial on a sharge of keeping a gambling saloon and disorderly nouse. All the rist were held to bad in \$200 each, except Peter Tennyson, who was sent to jail on other charges.

"SOUND IN MIND."

Miser Wells Declared Competent to Keep the Money He Has Made.

HIS COUSINS' DILEMMA.

Proceedings that Were Enlivened by Legal Tilts and Wrangles.

When the commission appointed to superintend the examination of Jonathan Tremain Wells, the emi-millionnaire of the City of Churches, called the roll of the jury yesterday afternoon, the court room was packed with cousins, second cousins, Ruckleses and people generally, who occupied every available inch of room and made the conduct of affairs a matter of extreme difficulty to officers, counsel and all concerned. Some delay oc-curred, but immediately after the roll call, Mr. Luther R. Marsh, senior counsel for the defendant Wells, addressed the jury at great length. Mr. Wells sat near his counsel and at every thrust at Cousin George a comical smile rippled over his face, now and then breaking out into a laugh which was contagious and found vo-lumnious echo on the floor and in the gallery. The counsel for the cousins interrupted the speaker frewhile poor men and women are rarely interfered with, frequent instances of rich old men are recorded where their relatives invoke the law to interfere with their liberty and divert their property into interested channels. Instancing the case of Cor-nelius Vanderbilt, Mr. Marsh said he considered the present contest of his will a disgrace to civilization. "If," said he, "any second cousin had attempted in Vanderbilt's lifetime to shut him up and take control of his property the entire community would have risen in indignant remonstrance, and it is only because this old man is wifeless, childless an homeless that these cousinly proceedings are per-mitted. In his case his money is his life. For more than forty years he worked and slaved and saved that he might make money. They call him a miser, and here we find him without fire in winter, shabby in iress and patched from top to toe, so that forty-five buttons are needed to keep his clothes together. I confess I can't understand how an old man can hold on to his money in this way, but he can and does. He was wise enough while making his money and he is bright enough now to keep a pretty tight hold upon it. These New Jersey cousins—one the com-plainant and the other the lawyer—are very anxious about his property, but the old man himself can go here, there and everywhere unattended and un-protected.

about his property, but the old man himself can go here, there and everywhere unattended and unprotected.

"HE SECHEST OF IT.

"And it is an astonishing fact that all these proceedings were kept a secret from the old man. Cousin George drew up all the affidavits, and so meagre was his magazine that he used the same language in all of them. The boarding house people have him intheir clutches. He goes nowhere else, because he has nowhere else to go. He made no acquaintances save in his business: he had no friends outside of his office. He made his fortune in his own way, unaided by any of the cousins who are now so unxious lest he should waste their inheritance. They make no suggestion of proof that the old man has alienation of mind and all they can show is an eccentric manner and the natural enfeeblement of old age. They gave him no notice of their intention to ask for a committee and none when they obtained a receiver. Like a sleuth hound Cousin George smelled money, and tracked it until he saw it safe in the hands of a receiver. Then George felt casy; then Charles smacked his lips."

Mr. Sibley—I object to all this. The counsel has no right to sum up in that way.

Mr. Marsh—I intend to lay a foundation and build my case upon it. Already the public are alarmed by the frequency with which men—always rich menare found to be insane. Since these proceedings began a public meeting of protest has been held in the city of Boston, at which Wendell Phillips spoke and said there was no time in twenty years past when he might not have been pronounced insane and shut up in an asylum where his voice could no longer be heard.

A PATMETE FIGURE.

For more than forty years this man has had his

in an asylum where his voice could no longer be heard.

A PATRETIC PICTURE.

For more than forty years this man has had his office in one place. There he has worked day in and day out. He has gone without sufficient clothing; in winter he had no fire; but one idea dominated all his thoughts, and that was the getting of money. To-day strangers occupy his place. Second cousins mouse about his papers, while he has the poor privilege of sitting in the wind and snow upon the curbstone, and looking at the shutters of the place, for which he pays the rent. It is not fair—it is preposterous—to judge of his condition under the excitement of this investigation. This is a shock more severe than any he sustained by a blow from a horse's hoof. Now he thinks everybody is his cousin, and even Marshes and Kenis become Sibleys and Taffs. Everybody is against him—his first, second and third cousins, and the gossips of his boarding house, one and all. The one question here is, is he of unsound mind? There is no question in any one's mind as to his ability to take care of himself, but his distant relatives and prospective heirs are greatly exercised lest he should dissipate his estate and thus despoil their inheritance.

During Mr. Marsh's long and exhaustive address

During Mr. Marsh's long and exhaustive address

tance.

During Mr. Marsh's long and exhaustive address the consinly host were most uneasy. Cousin George rattled the leaves of a book, walked about the court room and occasionally appealed to the Court for protection. A fresh cousin from the country joined the throng, and desired it to be known that she believed the old gentleman to be all right, and if he wasn't she was sure she didn't want any of his money.

WHAT A BUSINESS MAN SAYS.

Samuel Churchill testified:—I am a nativo of Massachusetts; have known Wells well for twelve years and have done business with him down to the present time; I have found him a careful, prudent business man; we have been owners of the same kind of property, and we have frequently consulted about it, and I have taken his advice and counsel and found it good; of late months I have found his memory and mede of talk impaired somewhat, and though he needed time to strengthen his memory; if subjects were suddenly started it would stagger him a little, and his first answer might be incoherent, but later he would be all right; change of subject embarrassed him; I knew considerable of his transactions, and never knew any one to overreach him in business; he spoke of his making an overdraft and when he heard of it he referred to his book and fixed it up; I should judge Mr. Wells to be aman of sound mind after reflection and decidedly competent to take care of himself and his affairs; I regard that he has always been same and never insue nor incapable of taking care of his affairs on reflection

Mr. Sibley—Where do you go in New York?

regard that he has always been same and hever insame nor incapable of taking care of his affairs on reflection

Mr. Sibley—Where do you go in New York?

Mr. Churchill—I won't answer.

Mr. Sibley—Jes, you will.

Mr. Churchill—No, I won't. I am not a cousin, and am not on trial. (Great applause.)

WHAT HIS OFFICE NEIGHBOR SAYS.

Aiden S. Swan testified:—I live in Brooklyn and do business in Maiden lane and Vandewater street; I am next door to Mr. Wells' office; I have known Mr. Wells six or seven years quite intifiately, as he came in my office often, where we talked in a friendly way; in cold weather he came in to sit by our stove and got warm; his manner was eccentric and peculiar; he was always rational: there was a slowness of apprehension and appreciation; he deliberated belore answering, but then spoke to the point; I would not take him to be a man of unsound mind; I consider him capable to manage his own affairs.

To Mr. Sibley—I joked him about getting married, and chaffed him about having a girl; he said, "The girls couldn't catch me," and that settled it; I have seen him looking at the clock in a queer way; he would come in like a cat, rub his hands, then start back, held up his hands, point at the clock and say, "What time have you now?" never saw him talking to the clock.

"What time have you now?" never saw him talking to the clock.

"What time have you now?" never saw him talking to the clock.

"What time have you now?" never saw him talking to the clock.

"What the countries" never saw him taking to the clouk.

"What do you think of his manner?"

"I call it eccentric."

"What is that?"

"It is acting in a different manner from other

men."
"Didn't you say to me that you considered him crazy? I don't want to trip you up, but please "Didn't you say to me that you considered him craxy? I don't want to trip you up, but please answer that."

"No I didn't. You asked me if I didn't consider him of unsound mind, and I was very careful in my answer. I said I thought him eccentric. I consider him entirely able to take care of himself and perfectly competent to manage his business affairs.

During the proceedings Mr. Wells sat near his counsel, and laughed characteristically at the various verbal encounters in which the legal gentry fagured. Every reference to his cousins seemed to strike his bump of humor particularly hard, and when the Court intimated to Cousin George that his objections took up much more time than the witnesses he turned to the Bench and noded with vigorous affirmation. In confirmation of the counsel's assertion that no one seemed to care much about Mr. Wells per se, the old man was permitted to leave the Court House in a blinding snow storm to trudge off wherever it pleased him.

At six o'clock the Court adjourned to two o'clock P. M. to-day.

METROPOLITAN "L" STRIKE.

The striking laborers formerly employed on the extension of the Metropolitan "L" road will not return to work to-day. The bricklayers, who have not been to work since the laborers struck last

OUR COMPLAINT BOOK.

[Nore.-Letters intended for this column must be accompanied by the writer's full name and address to insure attention. Complainants who are unwilling to comply with this rule simply waste time in writing.
Write only on one side of the paper.—ED. HERALD.]

TO THE EDITOR OF THE HERALD:—
Will the receiver of the Bowling Green Savings Bank ever settle up its affairs? He has had eight years to do it in, having been appointed in 1871. CENTRE STREET.

TO THE EDITOR OF THE HERALD:-

Why is it that the corner of Murray and Greenwich streets and vicinity are infested with one of the worst gangs of petty thieves and pickpockets in the city? To THE EDITOR OF THE HERALD:—
Please call the attention of the Park Commission

ers to the fact of there being so many persons on the ice at Central Park without skates, to the detrimen and inconvenience of skaters generally. SKATER.

TO THE EDITOR OF THE HERALD:-Years ago the Merchants' Life Insurance Company

failed. One receiver has died since and the other one is growing gray, but no settlement with its victims can be had. Promises are plenty, but there is no money. Is there no remeny?

E. R. WHERE IS THE COAL? TO THE EDITOR OF THE HERALD :-

What reasons can the Commissioners of Public which belongs to the paor from them? Tickets for coal were issued by them as long ago as the 14th of January, but no coal has come yet. POOR MAN.

THE STRIKE ON THE "L" ROAD. TO THE EDITOR OF THE HERALD :-

The late strike of the "L" railroad ought never to have occurred. The rate of wages given to the men was little enough. Every one who knows how they have to work in the deep excavations without bracing, their lives constantly in danger from failing rocks, must be satisfied that they were not paid to much.

RESINGET.

TO THE EDITOR OF THE HERALD:-As there does not appear to be much prospect that the "L" roads will voluntarily reduce the fare, would it not be well for the public to do something to compel the companies to surrender? As you have suggested very truly, the success and increase of this city depend, to a great extent, on cheap, as well as rapid, transit, and the roads should recognize it for the benefit of the city at large.

JUSTICE.

TO THE EDITOR OF THE HERALD:-

Since the 1st of January I have received only three ame mail and one per last week's steamer. This week I have none as yet. Many others here are in the same fix—all subscribers of New York papers—and I think it but just to us that something should be done in the matter at Washington, as we get no satisfaction at Havana, and I feel sure that the papers are punctually mailed in New York.

MATANZAS, Feb. 7, 1879.

BAILBOAD COMMUTATION IN JERSEY. TO THE EDITOR OF THE HEBALD:-

to cheap fares on the Central Railroad of New Jersey. Under the present system if a man stays home for a if the company would issue tickets (say so many for \$1 or \$5) we could ride at any time. The property owners along the line will find this out when it is too late, as there are plenty of people talking of moving to New York, where they can get up town for five cents in about twenty minutes. E. R. A. PAMRAPO, N. J.

THE FERRYBOAT CABIN QUESTION.

TO THE EDITOR OF THE HERALD:-A "Matron" complains because on ferryboats gen-tlemen sit in the ladies' cabin to the exclusion of manes from the seats. I am one char please guilty to assert a claim which is not conceded, but which it is important for me to maintain. A man must either be a smoker or a lady to be allowed any place at all on the ferryboats. If the ferry companies won't provide a place for men that don't smoke I will take a place where smoke is excluded and maintain rights de facto that are denied me de jurc.

B.

INSUFFICIENT POSTAGE. It appears that your correspondent "No. 57" posted a city letter containing theatre tickets, omitting or forgetting to pay the proper postage thereon-affixall letters wholly unpaid, or prepaid at "less than one full rate" (in this case two cents), shall be sent to the Dead Letter Office. Postmaster James, however, in order to spare our citizens the loss or inconvenience which might result from strict compliance with this rule, holds such letters for one day, notifying the persons addressed to call for and receive them on paying the postage due. Result (in the case of "No. 5;")—the person addressed failed to call as notified: the letter went to the Dead Letter Office, and the Post Office is complained of by "No. 5;" in return for its efforts to avert the consequences of his carelessness or forgetfulness, which is, of course, eminently just, proper and sensible, and very encouraging to those officials who are doing what they can to loosen the knots of "red tape." all letters wholly unpaid, or prepaid at "less than one

MARRIAGES AND DEATHS.

LOCKWOOD—FLYTCHER. On Tuesday evening, February 11, 1879, at the residence of the bride's parents, by Rev. Dr. Burchard, J. Plume Lockwood to Belle, daughter of Andrew Fietcher, Esq., all of this city. No cards.

PURCELL—CARVER.—By the Rev. Father Mahony, Mr. John P. PURCELL, of New Dorp, S. I., to Miss Heles Carver, of Lyons, Wayne county, Syracusq, N.Y.

Lyons and Syracuse papers please copy.

Aurens.—Suddenly, on Sunday morning, of membraneous croup, Willie, only child of Hermann and Annie H. Ahrens, aged I year and 6 months.

Funeral from the residence of his parents, 169
Waverley place, on Wednesday, February 19, at one
P. M. Relatives and friends invited to attend.

Andenson.—On Monday, February 17, at the residence of his mother, No. 30 West 45th at., Robert, only son of Eliza B. and the late General Robert Anderson, in his 20th year. only son of Edga B. and the late General Robert Anderson, in his 90th year.

Funeral services will be held on Thursday morning, 20th inst., atten o'clock, at the Church of the Roly Communion, 6th av. and 20th st. Belatives and friends of the family are invited to attend without further notice.

Washington papers please copy.

BERNSTEIN.—GUSTAVE BEINSTEIN, Februray, 17, 1879.

Beinstein.—Gestave Beinstein, Februray, 17, 1879.
Funeral takes place Wednesday, the 19th inst., at one o'clock, 122 2d st.
Boston (Mass.), Washington (D. C.) and Syracuse (N. Y.) papers please copy.
Bearny.—At New Utrecht, February 17, 1879, Ina Wyckoye, the wife of Walter J. Berry, deceased, aged 31 years.
Funeral Wednesday, the 19th, at half-past two P. M., at the residence of her father, Peter Wyckoff, on the New Utrecht plank road. The friends of the family are respectfully invited to attend without further notice. Carriages will be waiting at the Greenwood Depot.
BLOOM.—Rebruary 15, at Jersey City Heights, Jacon BLOOM.—Rebruary 15, at Jersey City Heights, Jacon BLOOM.—In the 56th year of his age.
Relatives and friends are invited to attend the funeral, on Tuesday, at two o'clock, from 52 Manhattan av.
Benn.—On Monday morning, February 17, Emma, beloved wife of William B. Bonn and daughter of Henrietta and the late Max Heidelbach, aged 23 years.
Belatives and friends are invited to attend the

Henricita and the late system. Belatives and friends are invited to attend the funeral, from her late residence, il I West 5sth st., on Wednesday, February 19, at half past nine A. M. Born.—At Morristown, on Saturday, February 15, at 10 P. M., Andre G., youngest daughter of Benjamin F. and Addie W. Born, aged 3 years and 4 months.

months.
Interment at Morristown this day.
BROCK.—At sea, December 2, 1878, Frank R., sen of Caroline and the late Morton Brock, in the 18th year

Caroline and the late Morton Brock, in the 18th Year of his age.

Brown, —On Saturday, February 15, David H.

Brown, Jr., son of David H. and Clementine W.

Brown, aged 21 years and 7 months.

Funeras services to be held at his late residence, 143 Bedford av., Brocklyn, E. D., on Tuceday, the 18th inst., at two o'clock.

Brunz.—On Monday, February 17, 1879, at his late residence, No. 150 East 20th st., Ebward W. Byrnz.

Notice of funeral in Wednesday's paper.

Dublin papers please copy.

Canson.—Sunday, February 16, Mary Jane, beloved wife of Henry Cerson.

Canson.—Sunday, February 16, MARY JANE, beloved wife of Henry Cerson.

Funeral will take place from her late residence, 728 Fulton av., on Tuesday, February 18, at three o'clock P. M.

attend the funeral, Wednesday, the 19th inst., at two o'clock P. M., at the residence of her son, Joseph Cate, 76 Carroll st.
COWLES.—Suddenly, on Monday, February 17, of pneumonia, William G. Cowles, in the 51st year of

pneumonia, William G. Cowless, in the 51st year of his age.
Relatives and friends and members of Typograph-ical Union, Ne. 6, are respectfully invited to attend the funeral, from his late residence, No. 1,078 lat av., between 58th and 59th sts., on Wednesday afternoon, at oneo clock.

Rochester papers please copy.

at one o'clock.

Rochester papers please copy.

CLUFF.—Mary ELIZABETH CLUFF, only child of John W. and Mary Jame Cluff, on February 17, 1879, aged 11 years, 8 months and 11 days.

Funeral will take place from the residence of her parents, 17 Lewis st., on Wednesday, February 19, at two o'clock.

Funeral will take place from the residence of her parents, 17 Lewis st., on Wednesday, February 19, at two o'clock.

Davies.—On Monday, February 17, 1879, Mary Davies, widow of the late Rev. John Davies, in the 75th year of her age.

Relatives and friends are respectfully invited to attend the funeral, on Wednesday, February 19, at one o'clock P. M., from her late residence, No. 192. Amsile st., Brooklyn, E. D.

DE ZERHLEDER.—EDWARD DE ZERRLEDER, after a short filmess, in the 35th year of his age.

Relatives and friends are invited to attend the funeral, from his late residence, 56 West 34th st., Wednesday, at two o'clock.

DINNAN.—February 17, EDWARD DINNAN, eldest son of Pirilip and Ellen Dignan, aged 8 years, 2 monthe and 9 days.

The relatives and friends of the family are requested to attend the funeral, from 84 10th av., or Wednesday, the 19th, at one o'clock.

DINNAN—At his residence, 105th st., corner Boulevard, on Saturday, February 15, 1879, William P. Dixon, in the 75th year of his age.

Funeral services at St. Michael's Church, 99th st., corner 10th av., on Tuesday morning, the 18th inst., at ten o'clock. Relatives and friends are invited to attend.

Doe.—On February 17, 1879, at 160 Henry st.,

nttend.
Dog.-On February 17, 1879, at 160 Henry st.,

attend.

Doe.—On February 17, 1879, at 160 Henry st.,
HNEIL DOE, aged 54:

Notice of funeral hereafter.

Donemus.—February 16, suddenly, of pneumonis,
Thomas C. Donemus, in his 53d year.

Relatives and friends are respectfully invited to
attend his funeral, at the South Reformed Church,
5th av. and 21st st., on Thursday morning, the 20th
inst., at half-past nine o'clock. By his wish it is
kindly requested not to send flowers.

DRUCKUR.—On Monday morning, February 17,
HREES JULIA, eldest daughter of Morris J. and Sarah
Drucker, aged 9 years and 6 months.

The friends of the family are respectfully invited
to attend the funeral, from her late residence, No.
64 West 53d st., on Tuesday afternoon, February 18, at
one o'clock.

The members of the Forty-fourth Street
Synsgogue are hereby notified to attend the funeral of Helen J. Drucker, daughter of Mr. M. J.
Drucker, Tuesday, February 18, at one P. M., at No.
64 West 53d st.

B. J. HART, President.

Endry.—On Sunday, February 16, of pneumonia,
HERMAN SELEY, son of Ulysses D. and Jane Brovoor'
Eddy, aged 2 years and 16 months.

Funeral services at the Church of the Holy Spirit,
57th st., between 4th and Lexington avs., on Tuesday,
18th inst., at eleven A. M.

FARREM.—ANN FARRELL, relict of Martin Farrell,
aged 63 years.

Relatives and friends are respectfully invited to

Sth st., between 4th and Lexington avs., on Tuesday, 18th inst., at eleven A. M.
Farrell.—Ann Farrell., relict of Martin Farrell, aged 63 years.
Relatives and friends are respectfully invited to attend her funeral, from her late residence, 39 Clarkson st., 6n Tuesday, February 18, at half-passone P. M.
Flanders.—At Mount Vernon, N. Y., on Friday, February 14, John Flanders, aged 50 years.
Funeral from his late residence, on Tuesday, February 18, at half-past four o'clock P. M.
Fox.—On February 17, Ellen Fox, widow of Arthur Fox, in the 57th year of her age.
Funeral will take place, from her late residence, No. 60 9th av., on Wednesday, February 19, at half-past one P. M.
Frank.—Sunday evening, February 16, Inving Dy Boils, son of Emil H. and Adele Frank, aged 7 months and 10 days.
Granty.—Sunday, February 16, Owen Gearty, aged 65 years.
Relatives and friends of the family and those of his brother Thomas are invited to attend the funeral, on Tuesday, 18th inst., at half-past ten A. M., from his late residence, 249 East 43d st., to St. Agnes Church, in 43d st., between 3d and Lexington avs., where a solemn high mass of requiem will be celebrated for the repose of his soul, thence to Calvary Cemetery for interment.
JONES.—In Washington, D. C., on February 15, of apoplexy, D. M. Joxes, in the 62d year of his age.
Albany and Troy papers please copy,
King.—On First day, 16th of Second month, Eleza, Gardner from her late residence, 268 South 4th st.,

year.

Funeral from her late residence, 288 South 4th st.,
Brooklyn, E. D., on Fifth day, at two P. M. Relatives and friends, and those of her son-in-law, B. H.
Smith, are invited to attend.
LONGWORTH.—In Brooklyn, February 16, 1879, Macdalane A., wife of Peter Longworth, aged 50 years, 9 months, 18 days.

DALANE A., wife of Peter Longworth, aged 59 years, 9 months, 16 days.

Relatives and friends are respectfully invited to attend the funeral, from the residence of her son-inaw, George B. Tench, 644 4th av., on Wednesday, February 19, at 2 o'clock.

Boston and Newark papers please copy.

Lowe.—On Sunday, February 16, of consumption, Frances E., aged 21 years, wife of Engene N. Lowe and daughter of Hugh and the late Mary A. Sangster, of Buffalo.

and adaptice of Hugh and the late Mary A. Sangater, of Buffalo.

Relatives and friends are respectfully invited to attend the funeral services, from her late residence, 316 West 12th st., on Wednesday, February 19, at one o'clock P. M.

MAHER.—JAMES MAHER, aged 79.

The relatives and friends of the family are respectfully invited to attend the funeral, from his late residence, No. 93 Roosevelt st., on Wednesday afternoon, February 19, inst., at two o'clock.

Newburg papers please copy.

Missing.—On the 15th inst., Louisa A. Missing, in her 65th year.

Missing.—On the loth inst., Louisa A. Missing, in her 65th year.

Funeral from the residence of her nephew, John Missing, 673 Van Buren st., Brooklyn, on Tuesday, 18th, at two o'clock P. M. Friends of the family are

Mylorre.—On Sunday, February 16, of inflammation of the lungs, DAYID T., only son of Thomas and Bridget Mylotte, aged 2 years, 5 months and 2 days. The funeral will take place from the residence of his parents, 14 Gregory st., Jersey City, February 18, at one o'clock. Interment in Calvary Cemetery. McCarty.-Timothy McCarty, aged 84 years,

neumonia. Relatives and friends are respectfully invited to attend his funeral, on Tuesday, February 18, at one o'clock P. M., from his late residence, 142d st., between Willis and Alexander ava., Mott Haven. MCCULOCH.—At Hoboken, N. J., on Sunday, February 16, James McCULLOCH, in the 74th year of his age.

age.

Relatives and friends of the family, also the mem-Relatives and friends of the family, also the mem-bers of the Ferrymen's Association and the Fire De-partment, are respectfully invited to attend the fu-neral, from the First Retormed Church, Hudson st., on Wednesday, February 19, at two o'clock P. M. Ross-shire and Inverness (Scotland) papers please

on wednesday, February IN, at two o clock F. M.

Boss-shire and invorness (Scotland) papers please
copy.

Nouris.—On Monday, February 17, Annix, the beloved wife of James Norris, aged 51 years.

The relatives and friends are respectfully invited to
attend her funeral, from her late residence, corner of
128th st. and 6th av., on Wednesday, 19th inst, at
half-past nine A. M., to 8t. Paul's Church, Harlem,
where a solemn requiem high mass will be offered
for the repose of her soal, and from thence to Calvary Cemetery for interment.

New Orleans papers please copy.

PIKE.—On Monday, February 17, at his residence,
at Middletown, N. J., after a severe illness, Thomas
PIKE, in the 7th year of his age.

Relatives and friends are respectfully invited to attend the funeral, on Thursday, February 26, at
eleven o'clock A. M. Carriages will meet friends at
Middletown station New Jersey Central italicoad, the
train leaving New York, foot of Liberty st., at 8:15
A. M.

QUINN.—At Tompkinsville, Staten Island, on Sun-

A. M.

QUINN.—At Tompkinsville, Staten Island, on Sunday evening, February 16, at six P. M., after a short illness, Ednund Quinn, a native of Newtown Shandram, county of Cork, Ireland, in the 5th year of his age.

The funeral will take place from St. Peter's Church, New Brighton on Theodox morning at ten o'clock. The funeral wal take place from St. Peter's church, New Brighton, on Tuesday morning, at ten o'clock, thence to Calvary Cemetery. Relatives and friends are respectfully invited to attend. Carriages will be in readiness on the arrival of the twelve o'clock boat from Staten Island. Rozca.—On Sunday, February 16, Manganer, be-loved wife of Patrick Roach, in the 25th year of her are.

age.

The relatives and friends of the family are respectfully invited to attend the funeral, from her late pesidence, No. 105 New Church street, this (Tuesday) afternoon, at two o'clock. The remains will be interred in Calvary Cometery.

terred in Calvary Cometery.

Roach.—On Sunday, February 16, Edward Roach, in the 31st year of his age.

Friends of the family respectfully invited to attend the funeral, from his late residence, 319 East 77th st., on Tuesday, 18th, at one P. M.

ROOKEY.—On 18th inst., Mrs. CATHARINE, the beloved wife of John Rooney.

The friends and relatives of the family are respectfully invited to attend the funeral, from her late residence, 250 10th av., to-day, at two P. M.

SACKERSDORFF.—OTTO SACKERSDORFF, 59 years of age.

SACKERSDORF.—OTTO SACKERSDORF, DF Years of age.

Funeral takes place from his late residence, northwest corner 77th st. and 3d av., Wednesday, one o'clock P. M. Interment in Woodlawn Cemetery.

SANDS.—On Monday, February 17, at twenty minutes past one o'clock A. M., Many A. SANDS, widow of Robert L. Sands.

Relatives and friends of the family are respectfully invited to attend the funeral, from her late residence, 207 East 42d st., on Wednesday, at one o'clock.

STEPHANSON.—On Saturday, Pebruary 15, Many E., widow of the late Dr. Mark Stephenson, in the 70th year of her age.

year of her age.

Helatives and friends are respectfully invited to attend the funeral, from her late residence, No. 27 East 64th st., Tuesday morning, leth inst., at ten o'clock.

Interment at Greenwood.

TERPENY.—Suddenly, on Sunday evening, February 16, Manusaner, wife of Nathaniel B. Terpeny, aged 50 years and 7 months.

Funeral services at the Presbyterian Church, 125th st. and Madison av., Wednesday, February 19, at ten A. M. Renatives and friends are respectfully invited to attend.

to attend.

Wilex.—At Poughkeepeie, on Sunday, 15th inst.,
HESTER ALLEN, wife of Squire Wiley, in the 79th
year of her age.

Funeral from her late residence, 77 Montgomery
st., Poughkeepsie, on Wednesday, 19th inst., at two
P. M.

Woolson.—On Thursday, February 13, at Green
Cove Springs, Fla., in the 76th year of her age, Mrs.
HANNAH COOPER, wife of the late Charles Jarvis
Woolson.

o'clock P. M.
CATE.—In Brocklyn, on Sunday, February 16, in the
Syth year of her age, Mrs. NANCY CATS.
Relatives and triends of the family are invited to

HANNAH COOPER, wife of the late Charles Jarvis
Woolson.
YATES.—At Utics, N. Y., February 8, 1879, B. V.
YATES.—in the 69th year of his age.